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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/790,922	03/02/2004	Richard Martin Kopesec		1432	
53687	7590 03/06/2006		EXAM	EXAMINER	
GERARD E		LOCKETT, KIMBERLY R			
1608 DANUBE LANE PLANO, TX 75075 ART				PAPER NUMBER	
			2837		
			DATE MAILED: 03/06/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

•				SV.				
		Application No.	Applicant(s)					
		10/790,922	KOPESEC, RICH	ARD MARTIN				
	Office Action Summary	Examiner	Art Unit					
		Kim R. Lockett	2837					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply within the statutory minimum of thirty (3 ill apply and will expire SIX (6) MONTH cause the application to become ABAN	y be timely filed 30) days will be considered timel S from the mailing date of this c IDONED (35 U.S.C. § 133).	ly. ommunication.				
Status								
1)	Responsive to communication(s) filed on	_•						
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This	action is non-final.						
3)	Since this application is in condition for allowar	ice except for formal matters	s, prosecution as to the	e merits is				
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) <u>1-18</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) <u>14-18</u> is/are allowed.							
	Claim(s) <u>1-6 and 9-13</u> is/are rejected.							
•	Claim(s) 7 and 8 is/are objected to.							
8)[_]	Claim(s) are subject to restriction and/or	r election requirement.						
Applicat	ion Papers							
9) The specification is objected to by the Examiner.								
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority	under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). 								
* (See the attached detailed Office action for a list		ceived.					
Attachmer	• •		(DTC 110)					
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)		mmary (PTO-413) Mail Date					
3) 🛛 Infor	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date 7/7/04 and 9/27/04.		ormal Patent Application (PT	O-152)				

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DETAILED ACTION

The restriction requirement has been withdrawn. An office action based on the merits of claims 1-18 follows.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-6 and 10-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Streibl (5,756,914) in view of Willard (US 2005/0039592).

Streibl discloses the use of a simulated stringed musical instrument practice device comprising an elongated semi circular neck member (10) defining proximal and distal ends, said longitudinally tapered neck member having a generally flat shaped upper surface which extends longitudinally from said proximal end to said distal end thereby defining lateral! edges thereof which are generally perpendicular to said proximal and said distal ends, said elongated neck member also having a lower surface which extends substantially from said proximal end to said distal end (see figure 1), said lower surface having lateral edges which are attached to the lateral edges of said upper surface, wherein said lower surface is generally arcuate in shape in order to simulate the shape of

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a conventional stringed instrument, a plurality of longitudinally spaced (see figure 2), transversely extending ridges which are integrally attached to said flat upper surface, said transversely extending ridges (14) are spaced progressively longer distances apart from said proximal end to said distal end. Streibl also discloses an upper surface wherein the lateral extent has a convex shape (see figure 3).

Streibl (5,756,914) does not disclose the use of transversely extending ridges simulates the frets of a conventional stringed instrument.

Willard (US 2005/0039592) discloses the use of a simulated plastic stringed musical instrument practice device with transversely extending integral ridges simulates the frets of a conventional stringed instrument (see paragraph 16) and a plurality of longitudinal ridges(50) which extend from said proximal end to said distal end over said flat upper surface, said longitudinal ridges are integrally attached to said flat upper surface, whereby said longitudinal ridges simulates the strings of said conventional stringed instrument (see figure 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device as disclosed by Streibl to include the ridges as disclosed Willard in order to provide a device that trains the fingers to quickly and accurately move over the strings.

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Baumgardner discloses the use of a computer keyboard support device.

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4. Claims 7 and 8 are objected to as being dependent upon a rejected base

claim, but would be allowable if rewritten in independent form including all of the

limitations of the base claim and any intervening claims.

5. Claim14-18 is allowed.

6. Papers related to this application may be submitted to Group 2800 by

facsimile transmission. Papers should be faxed to Group 2800 via the PTO 2800

Fax Center at 703-872-9306.

For assistance in Patent procedure, fees or general Patent questions

calls should be directed to the Patents Assistance Center (PAC) whose

telephone number is 800-786-9199. Assistance is also available on the Internet

at www.uspto.gov.

Any inquiry concerning this communication or earlier communications

from the examiner should be directed to Kim Lockett whose telephone

number is (703) 308-7615, after 2/3/04 my new number will be (571) 272-

2067. The examiner can normally be reached on Monday through Friday from

7:30 am to 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the

examiner's supervisor, Paula Bradley can be reached on (571) 272-2800 ext. 33.

KIMBERLY LOCKETT PRIMARY EXAMINER

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